

DYNAMITE CASE JURY LOCKED UP FOR NIGHT

Deliberates Many Hours in Boston, but Cannot Reach a Decision.

ALLEGED BRIBERY ATTEMPT

Arrests of Persons Charged With Offering Money to Juror Are Probable.

Boston, June 6.—The jury in the dynamite case, which trial ended today, was locked up at midnight by order of Judge Coffey, as the members had not reached an agreement after deliberating since 1:30 o'clock in the afternoon. They will remain in the jury room until 6 o'clock in the morning.

If a verdict has been reached at that time the fact will be communicated to the judge, who will go to the court house and receive it. If there is no agreement the jury will continue its deliberations until 9:30 o'clock, at which time the court convenes.

An alleged effort to "reach" one of the jurors who have been hearing the evidence against President Wood of the American Woolen Company, Frederick E. Atteaux and Dennis J. Collins added a sensational turn to the case, which went to the jury at 1:30 o'clock this afternoon.

District Attorney Pelletier will institute a grand jury investigation tomorrow. The alleged facts were related to Boston police and a John Doe warrant was issued for the man who was alleged to have approached Morris Shuman, a juror, and promised to pay him money if he voted for the acquittal of Wood and Atteaux. Mr. Pelletier says that two other men are implicated.

Shuman is a newsdealer and through some of his friends the story of the alleged attempt to corrupt him became known.

Judge Crosby in charging the jury said: "Ascertain the truth and declare it regardless of what the consequences may be. For these you are not responsible."

He said the jurors were to consider each count separately and to return separate verdicts. It was not necessary, he said, to have the conspirators actually met together and agree, but if they carried it out through an understanding the conspiracy was there just the same and it made no difference whether any one was injured in mind or body as a result.

If the jury finds that no conspiracy existed then it must acquit the defendants, said the judge. But if a conspiracy is found, then all of the defendants must be considered as conspirators against the others. The jury is to consider whether or not the conduct and statements of the defendants, standing alone, indicated that a conspiracy was entered into. Then they are to be considered as conspirators, if no conspiracy is found then the defendants are to be found not guilty.

Upon the evidence, the court said, the conspiracy, if any existed, ended on January 29, the day when the explosives were found. Mere acquaintance, mere presence where a conspiracy is formed is not sufficient to convict, he said.

Judge Crosby said that in this case one defendant, Wood, had not testified, but that this action was merely exercising his right and constitutional privilege and that it should in no way act against him.

"You are to test the truth and accuracy of the witnesses," said Judge Crosby, "by every means at your command."

The judge said that there was no evidence that Joseph W. Bailey, Jr., had been paid \$10,000 as "hush money," as intimated by the District Attorney. At 1:30 o'clock the court concluded its remarks and gave the case into the hands of the jury.

NABBED AS GANG LEADER.

Police Say Milward Furnished Brains for Nest of Thieves.

Walter Milward, who said he was a printer living at 2414 Eighth avenue, but who the police say was the brains of a gang of thieves that have troubled fast jewelry on the upper West Side, was arrested last night at 11:15 street and eighth avenue and locked up in the West 100th street station.

James Bentz, Frank Brandia and May Walsh, an eighteen-year-old girl who is accused of acting as a lookout in the robberies, were caught on Thursday. They and Milward are charged specifically with having robbed a man named Wilson, taking \$1,000 worth of clothes and jewelry from his apartment at a hotel in Madison avenue on May 6.

The girl, Bentz and Brandia were arrested in a flat at 63 West 108th street, where a quantity of loot was also uncovered. They were taken to the West 100th street station yesterday and identified jewelry and clothing that were found in the flat.

SAYS CHILD TOOK HER GEMS.

Little Girl Held for Disappearance of \$1,200 Bag of Jewelry.

Lillian Wheeler, 13 years old, who lives with her parents in a pretty cottage at 134 Thirty-eighth street, Bath Beach, was arrested yesterday on the complaint of Mrs. Louise Frackman, of 829 Twenty-fourth avenue, Bensonhurst, wife of a Middle Lane Jeweler, who accused the girl of taking \$1,200 worth of jewelry from her jewelry box.

The child denied that she had stolen the jewelry, but said she had picked up a bag containing several diamond rings, a watch and a necklace near Mrs. Frackman's house. The bag and its contents were returned to Mrs. Frackman.

The jewelry was missed after Lillian Wheeler had called at the Frackman house to ask if a basket she had left in a nearby yard while attending a lawn party the day before had been picked up.

The child will be examined in the Brooklyn Children's Court today.

STORES SELL CITY BONDS.

Buy Blocks of Baltimore Stock and Retail at Cost.

BALTIMORE, June 6.—Of the \$5,000,000 stock issue bearing 4 per cent offered by the city at \$9, \$10,250,000 has been sold. Except about \$425,000 bought by the Finance Commission for the sinking fund, the balance was sold over the counter at the City Hall in lots ranging from \$100 upward.

Some of the department stores purchased blocks and are selling them at cost. Persons in all walks of life are investing, many of them taking money from the savings banks.

Floretta Whaley



JERE K. COOKE'S WIFE WINS DIVORCE SUIT

Continued from First Page.

she was were not true. Floretta visits her often. I have not been in Hempstead since we went away in 1907. Why should I go? The town would have a fit if I appeared on the main street."

Mr. Cooke said that the wedding would have to be very simple, as his means were small. Probably his lawyer, W. J. Ennis, and one other person would be the only witnesses.

"I would have married her before," Mr. Cooke said, "except that it would have meant going to jail as a bigamist. And in jail how could I have supported her?"

"She has had other chances," he added, smiling at Floretta Whaley. "When we were in San Francisco six months ago, she was engaged to a man who was an honest, successful business man. There have been many comical incidents in our life together—at least they seem comical now—and the sense of humor that both of us are blessed with has been a great help."

"Jerry," said Mrs. Cooke, "You must go and wash your hands. It is shocking how dirty a workingman gets."

Will Write on Divorce.

"Perhaps I shan't be one much longer, mother," he replied. He explained that he had been engaged to write a series of articles on marriage and divorce. For the title of the first one he had in mind "Ought One to Marry for a Meal Ticket?" Friends are trying to help him to steady employment in which he may use his mind as well as his hands. He has no thought of trying to return to the ministry.

Very seriously Mr. Cooke talked of his deepened religious faith as a result of his experience. He said that he and Floretta prayed that Mrs. Cooke might ask for a divorce, and they both feel, they say, that it comes as an answer to their prayers.

"The neighbors up here on Washington Heights, who are all Jews, are all Jews," Floretta said. "They have been curious about us, but pleasant and kind. Probably we shall continue to live here after we are married."

Mrs. Cooke's divorce is final and absolute. Mr. Cooke is free to remarry at once, but he will be advised to wait until the decree is filed at the County Clerk's office in Hartford.

BLACKS AND WHITES AT WAR.

Negroes Encroaching on the Queensboro Park Section.

Accusations made by whites set the race war to the home of a negro in the Queensboro Park section of the city of Jamaica and the fact that some body ripped out the plumbing in a house in Dewey street, rented to a negro, were discussed last night at a meeting of the newly organized Merrick Civic Association, of which George J. Elliott is president.

It was announced that the association wanted to see the persons guilty of the outrages against the negroes brought to justice, and that the association hoped to prevent the further "encroachment" of an objectionable element in the section by personal appeal to white owners of property and to the negroes themselves.

Eight negro families are now living in the Queensboro Park section east of Merrick street and they have refused to move. Their cause has been championed by E. E. Welcome, editor of a Manhattan paper devoted to the interests of negroes.

AUTO KILLS BOY, THEN HURTS 5.

Same Machine in Two Bad Accidents in Four Hours.

An automobile that hit and killed a boy at half past six last night struck a City Island Railroad trolley car at Pelham road, The Bronx, at half past ten. In the second accident five persons were hurt, the auto was demolished and all the glass in the motor car was broken.

The automobile belonged to the Republic Motor Car Company and was operated, in both accidents, by Walter West, 24 years old, a demonstrator of 76 West Sixty-ninth street.

In the first accident Peter Dobbs, 7 years old, was struck in front of his home, 1479 Amsterdam avenue. His skull was fractured and his lungs punctured. He died in a short time. West was not held, as bystanders said he was not to blame and that the boy had run in front of the machine.

When the second monorail and West's automobile came together two men and a woman who were with him were hurt. They said they were Mr. and Mrs. May of 32 Nassau street and James Joseph of 22 East Tenth street. They and West were out and bruised.

Joseph Goldberg of 1218 Boston road, a passenger on the monorail, was cut by flying glass.

CITY JOTTINGS.

Peter Dobbs, Jr., 7 years old, of 524 West 138th street, was killed by an automobile belonging to the Republic Motor Company of 116 Eleventh avenue while playing at 138th street and Amsterdam avenue last night.

The Appellate Division of the Supreme Court in Brooklyn upheld the verdict of \$4,000 obtained by William J. English in his suit against the Steeplechase Park Company for injuries sustained on the rolling egg swing device four years ago.

Philip Wasserman and Nathan and Samuel Levy, self-confessed white slaves, were sent to Sing Sing for from four to eight years by Supreme Court Justice Kapper in Brooklyn.

Miss Virginia A. Griswold, a granddaughter of ex-Senator Stephen M. Griswold, has the distinction of being the first daughter of the Society of Old Brooklynites.

WHITMAN WILL TAKE NO TAMMANY STAMP

Barred That Organization When He Made His Statement on Thursday.

BUSINESS MEN FOR HIM.

West Side Association Adopts Resolutions and Starts Petitions.

District Attorney Whitman explained to friends yesterday that when he made a statement Thursday that he was willing to accept the support of any legally organized political party as a candidate for Mayor he meant it to be understood that his acceptance would be conditioned by that party's opposition to Tammany.

Mr. Whitman left no doubt in the minds of his confidants that he would under no conditions accept a nomination from Tammany Hall. Those to whom the District Attorney confided his views were positive that Mr. Whitman will accept no favors from Tammany in the coming campaign.

The Business Men's Association of the West Side held a meeting at the Hotel Astor last night and adopted resolutions pledging the members to work for Mr. Whitman's nomination and election.

It was announced that the association, which hitherto has confined its efforts to stimulating commercial progress in the Chelsea district, will extend its organization so as to cover the whole of Manhattan. The 200 members present were urged to get out and work. There was a hearty response to the appeal and A. E. Silger, president of the Chelsea Exchange Bank, predicted that it would have 2,500 members in three weeks. To nominate by petition 4,000 signatures are needed.

M. A. Burns, Thomas F. Devine, Percy Morse, John Windolph, Frank Williams, Lawrence Emerich and John A. Quinn were appointed a committee to hire Carnegie Hall for a mass meeting to be held two days after the special session of the Legislature adjourns. Mr. Whitman, it was announced, will be at this meeting, where his candidacy will be formally endorsed.

Before that time the association will have sent out 2,500 slips with room for twenty-five signatures on each and the members will be working to get the signatures of Whitman boosters.

The formal resolutions, signed by A. E. Silger, president of the association; Dr. George J. Meyer, vice-president; Thomas J. Buckley, secretary; and Edward A. Arnold, treasurer, read:

"Whereas the trend of events in the City of New York during the past year require as the Chief Executive of our city an honest, capable, efficient and courageous official and a man of ability and experience; and

Whereas the excellent work performed by Hon. Charles S. Whitman as District Attorney of New York City commends him to the favorable consideration and hearty support of his fellow citizens; therefore be it

Resolved, That we, the members of the West Side Business Men's Association, in meeting assembled, do hereby pledge our support to use our utmost endeavors to secure his nomination and election as Mayor of the City of New York.

Immediately after the conclusion of the exercises the midshipmen made a rush to occupy the walks and benches to which they are "rated" by moving up a class. The old fourth class men, now third class men, immediately swarmed to Lovers' lane, which they are forbidden to enter as fourth class men, while the midshipmen who entered in May ceased to be "functions" and became real midshipmen, though only fourth class men.

The board's final report will recommend to Congress an appropriation for the purchase of about three blocks in Annapolis city to complete the academy grounds according to the original plan, and will suggest appropriations for sea walls and improvements to the grounds. It commends Supt. Gibbons highly for the discipline maintained and the general work of his administration.

There is no recommendation as to the ultimate discontinuance of civilian instructors, but the report suggests that appointments and promotions be made on the merit system and that three months notice be given before any are dropped.

Several members of the graduating class will lose no time in entering the ranks of the married men, but the first was Midshipman Cullen H. Want of Homer, Ill., who was married to Miss Edith Jones of Hume, in the same State, this afternoon.

The engagements have been announced of Ensign Harold P. Parmelee of San Diego and Miss Lella Henry, daughter of United States Representative Henry of Texas, and Ensign Langdon D. Pickering of Westbury, R. I., and Miss Janet Gottlieb of Anne Arundel county, formerly of Baltimore.

HONOR MAN BLANDY AN ATHLETE

East Orange Midshipman Was No Bookworm at Annapolis.

ANNAPOLIS, June 6.—The honor man of the graduating class at the Naval Academy this year is Midshipman William H. P. Blandy, appointed by United States Senator Du Pont from Delaware, but now a resident of East Orange, N. J. Midshipman Blandy is of that type of midshipman who has obtained high honors in scholarship without neglecting any of the other activities which go to the making of an all round American youth, fully prepared to become a commissioned officer in the service of the United States.

Blandy has been in no sense a bookworm, but through his whole course gave only a reasonable amount of time to his studies. He has found sufficient time to obtain the best branches of athletics, to be in the brigade of midshipmen and to lead in the activities of the class along various lines.

Fencing has been the special sport of Midshipman Blandy. In 1910 he won the general championship of the Academy, and last year was the captain of the fencing team. During part of the present year he was cadet commander of the brigade, or "five striper," and is admitted to be one of the best that has ever filled the position. His classmates selected him to be chairman of the farewell ball committee, chairman of the class german committee and member of the class supper and class crest committees. To all of these duties he gave careful and intelligent work.

TO INVESTIGATE IN ANTIPODES.

Australia and New Zealand Near Bankruptcy Is Report.

INDIANAPOLIS, June 6.—D. M. Parry of this city, formerly president of the National Manufacturers Association, and John Kirby of Dayton, now president of the organization, will sail from San Francisco on July 1 for Australia. They will spend several months investigating commercial and financial conditions in Australia and New Zealand, which, reports say, are almost bankrupt.

Mr. Parry said it was reported that the per capita public debt in New Zealand is between \$400 and \$500, as compared with \$14 in the United States. Australia and New Zealand during the last few years have put into force nearly all the measures known as "labor legislation."

William H. P. Blandy



The first honor man in this year's graduating class at the Naval Academy.

EIGHT MIDSHIPMEN PHYSICALLY LACKING

Three Others of Class of 137 at Annapolis Deficient in Conduct.

DANIELS GIVES DIPLOMAS

Board Will Recommend Buying Three City Blocks to Extend Academy.

ANNAPOLIS, Md., June 6.—One hundred and thirty-seven graduates of the Naval Academy received their diplomas today from the hand of Secretary of the Navy Daniels. Eight have developed physical deficiencies, although some may pass a reexamination later. As yet they have not been commissioned as ensigns.

Three other members have passed mental and physical tests but are unsatisfactory in conduct. Action in their cases has not been determined.

At the graduation exercises Secretary Daniels spoke and United States Senator John Walter Smith of Maryland addressed the graduates on behalf of the board of visitors, of which he is president. At the conclusion of the formal portion of the ceremonies the graduates sang their class song, and then there were cheers for "those who are about to leave us" and "those who have been behind."

Immediately after the conclusion of the exercises the midshipmen made a rush to occupy the walks and benches to which they are "rated" by moving up a class. The old fourth class men, now third class men, immediately swarmed to Lovers' lane, which they are forbidden to enter as fourth class men, while the midshipmen who entered in May ceased to be "functions" and became real midshipmen, though only fourth class men.

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CONVICTED EDITOR ISSUES HOT PAPER

Paterson Socialist Again Calls the Police "Brass Buttoned Ruffians."

MAY SERVE FIFTEEN YEARS

Says Right of Free Press Has Been Infringed and Takes Appeal.

PATERSON, N. J., June 6.—Alexander Scott, the socialist editor of the *Weekly Issue*, who was convicted by a jury on Tuesday of "inciting hostility against the Government," was sentenced by Judge Klenert in the Passaic County Court today to not more than fifteen and not less than one year in prison at hard labor and to pay a fine of \$250.

His indictment was based on articles in his paper in which he referred to the police as "brass buttoned anarchists" and pictured Chief Binson as "overriding the government" in handing the striking silk weavers.

In pronouncing sentence Judge Klenert said he took into consideration the jury's recommendation for mercy, but added that a prison sentence was necessary to deter Scott and others from repeating the offense. His counsel took out a writ of error at once to the New Jersey Supreme Court. Scott was released in \$3,000 bail pending appeal.

As soon as he left the court room Scott announced that the *Issue* would be hotter than ever. He characterized his conviction as an "outrage" and said he would take his case to the United States Supreme Court if necessary in defense of the principle of free speech.

Undaunted by his sentence, he put the finishing touches to this week's paper, which was printed here and put in circulation later in the morning. The paper was formerly printed in Passaic.

Scott kept his word. The *Issue* was hot. He took nothing back, referred again to "brass buttoned ruffians" and declared that the *Issue* "refuses to be muzzled."

Defends Right of Free Speech.

This is what he had to say in a signed statement on the front page under the heading, "Editor Scott Convicted. Defense on Constitution Considered a Crime."

"Guilty or not guilty, prison or no prison, I will continue to exercise my constitutional right of free speech. As long as I live I shall voice my protest in one way or another against conditions which I consider to be unjust and unwarranted. I shall always consider it not only my right but my duty to criticize brutality and despotism, whether the transgressor be one of Paterson's brass buttoned ruffians or the President of the United States."

"If it is a crime and forbidden by the laws of this country and State to criticize public officials and employees for violating the Constitution then it is high time we changed the law. For with the right of free expression taken from us we are on the high road to an oligarchy compared to which Russia is an ideal democracy. But the Constitution, both State and national, guarantees the right of free press, free speech and free assembly, and I am still of the opinion that the Constitution is greater than the authorities of Paterson."

Refuses to Be Suppressed. "It is because the *Weekly Issue* fought with the strikers that its editor is persecuted. It refuses to be suppressed. It refuses to be muzzled. Its editor is not afraid to go to jail. Better than that he has died in jail. You may jail men, but you cannot jail an idea."

Jacob Kushner, associate counsel for the strikers, got a writ of certiorari today from Justice Minburn in Trenton for a review of the action of Recorder Carroll yesterday in committing Hannah Silverman, the seventeen-year-old militant strike leader, to jail for twenty days for uttering and hissing in court. She was released in \$200 bail and will now be able to appear in Big Bill Haywood's pageant at the Madison Square Garden, New York city, tomorrow night.

Mill Superintendent Beaten.

Henry Doherty, Jr., superintendent of his father's silk mill at Lakeview, was badly beaten this morning by three strikers. As Doherty was riding to Lakeview on a trolley car he saw the trio hold up a man and a woman who worked in his plant and he jumped off the car. He upbraided the pickets and they knocked him down.

Half a dozen workers in the mill went to Doherty's rescue just as one of the pickets had placed a gun to his head. The strikers ran away, but August Germanetti of 278 Pacific street, Paterson, was caught after a mile chase. His captors threw him into a dump wagon and carried him to the Clinton jail. He was fined \$100 by Justice Sutton, and being unable to pay went to jail for a year.

GIRL HURT IN AUTO GETS \$2,000.

Miss Hayler's Car Hit Wrecked Machine of Ex-Policeman O'Brien.

Miss Juanita Hayler got a verdict of \$2,000 damages against former Policeman James H. O'Brien in the Queens County Supreme Court yesterday for injuries received in an automobile accident near Far Rockaway in last September.

The car in which she was riding with Frank Holley of Hewletts, L. I., ran into the wreck of an automobile belonging to O'Brien. Miss Hayler was thrown to the ground and broke her left leg. Holley was also injured.

O'Brien's automobile, it was said, formerly belonged to Frank Crier, who was killed at Daytona Beach, Fla. It was bought by O'Brien from Richard Croker, Jr.

GIRL DRINKS MERCURY IN BEER.

Says Her Fiance Has Tuberculosis and Cannot Marry Her.

Elizabeth Madsen, 19 years old, who said she has been posing for artists and that she lives at 71 South Elliott place, Brooklyn, was taken to the Lincoln Hospital from the 149th street subway station in The Bronx early yesterday morning. She said that she had taken two bichloride of mercury tablets. The physicians expressed some doubt about her having taken much of the poison and say she will get over it.

Miss Madsen told detectives at the hospital yesterday that Frank Frenzel of 822 East 158th street, a clerk employed by the Metropolitan Life Insurance Company, to whom she was engaged, had said he had tuberculosis and that since he believed his case to be incurable he could not marry her.

Thursday night she said she bought some mercury tablets and took two in a glass of beer.

Mrs. Anna Miller, 22 years old, housekeeper for a fortune teller who calls himself Chiro at 431 Sixth avenue, drank a bichloride of mercury solution by mistake yesterday afternoon. As soon as she realized the mistake she told others in the house and she was taken to the New York Hospital in an ambulance. The physicians said she would recover.

Mrs. Miller said that she had been under the mercury solution on a sore arm and that she drank it by mistake for water.

SULZER GETS HELP IN GREENE COUNTY

Patrie, Who Voted Against Governor's Primary Bill, Promises to Reconsider.

CATSKILL, June 6.—Greene county citizens extended a hearty greeting to Gov. Sulzer when he spoke before a large crowd to-night on direct primaries. Although there has not been much sentiment expressed in favor of direct primaries in Greene county and the local member of the Assembly voted against the Governor's bill, the fact that Sulzer last week signed the bill appropriating \$190,000 for the construction of a State road connecting Catskill with Hunter created a warm feeling. The reception tendered him was a surprise to not only the members of the Governor's party but to the people of Catskill.

The party, consisting of the Governor, ex-Speaker Daniel Fries of Schoharie county, State Committee member Daniel J. Dugan of Albany and ex-Mayor John Sague of Poughkeepsie, were expected at Catskill Point at 6 o'clock, but it was after 8 o'clock when they arrived. In speaking at Catskill Point the party reached Catskill, on the west side of the river, because of their car breaking down.

They were met by a small delegation of Catskill people, accompanied by a local band, and the Good Roads Club of Hunter, consisting of 250 men from the mountain, accompanied by a band of twenty-five pieces. All wore Sulzer draped primaries badges.

Gov. Sulzer in his speech deplored the condition of affairs in New York State, where, he said, two bosses, one a Democrat, the other a Republican, could dictate to challenge a visible government, impeach, hold it up to ridicule and tell the public servants what they were going to do with them.

In speaking of Assemblyman Patrie, who voted against his bill, he said that he thought a great deal of Assemblyman Patrie, but that on the question of direct primaries he and Patrie had disagreed. He said he believed that Patri